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## IN THE CIRCUIT COURT OF RANKIN COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

**BRETT MORRIS MCALPIN DOB: NOVEMBER 4, 1970** 

SSN: 427-53-9118

**USE NO. 33523 COUNT I & II** 

DEFENDANT

JUDGMENT OF CONVICTION

CAME ON THIS DAY TO BE HEARD the sworn petition of the Defendant to enter a plea of guilty to the crime(s) set forth below. Having heard and fully considered the petition and the matters presented in support of the petition, in the presence of the Defendant, the Defendant's attorney, AAFRAM Y. SELLERS, and the prosecuting attorney, the Court finds that: (1) the Defendant is competent to enter a plea of guilty; (2) the plea(s) of guilty is/are freely, voluntarily, knowingly and intelligently made and entered; (3) that a factual basis exists which establishes the Defendant's guilt beyond a reasonable doubt; and, (4) the Defendant understands his/her constitutional rights and expressly waives those rights to enter his/her plea(s) of guilty; and (5) the plea(s) of guilty is/are offered pursuant to a recommendation of the State as to sentence which Defendant acknowledged the Court is not bound to accept. IT IS, THEREFORE, ORDERED that the Defendant's plea(s) of guilty be accepted and the Defendant is hereby adjudicated to be guilty of:

# 33523 COUNT I: HINDERING PROSECUTION IN THE FIRST DEGREE

33523 COUNT II: CONSPIRACY TO COMMIT HINDERING PROSECUTION IN THE FIRST DEGREE

IT IS FURTHER ORDERED that sentencing shall be set at a later date, and that a presentence report be prepared and submitted to the Court and the Defendant and the Defendant's attorney.

SO ORDERED AND ADJUDGED this the 14<sup>TH</sup> DAY OF AUGUST, 2023.

**CIRCUIT** 

33523 COUNT | & || BRETT MORRIS MCALPIN

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## IN THE CIRCUIT COURT OF RANKIN COUNTY, MISSISSIPPI

#### STATE OF MISSISSIPPI

VS.

JEFFREY ARWOOD MIDDLETON

AUG 15 2023

DEFENDANT

DOB: AUGUST 23, 1977

SSN: 425-63-8609

DEFENDANT

# JUDGMENT OF CONVICTION

CAME ON THIS DAY TO BE HEARD the sworn petition of the Defendant to enter a plea of guilty to the crime(s) set forth below. Having heard and fully considered the petition and the matters presented in support of the petition, in the presence of the Defendant, the Defendant's attorney, **E. CARLOS TANNER**, and the prosecuting attorney, the Court finds that: (1) the Defendant is competent to enter a plea of guilty; (2) the plea(s) of guilty is/are freely, voluntarily, knowingly and intelligently made and entered; (3) that a factual basis exists which establishes the Defendant's guilt beyond a reasonable doubt; and, (4) the Defendant understands his/her constitutional rights and expressly waives those rights to enter his/her plea(s) of guilty; and (5) the plea(s) of guilty is/are offered pursuant to a recommendation of the State as to sentence which Defendant acknowledged the Court is not bound to accept. **IT IS, THEREFORE, ORDERED** that the Defendant's plea(s) of guilty be accepted and the Defendant is hereby adjudicated to be guilty of:

### 33524 COUNT I: HINDERING PROSECUTION IN THE FIRST DEGREE

33524 COUNT II: CONSPIRACY TO COMMIT HINDERING PROSECUTION IN THE FIRST DEGREE

IT IS FURTHER ORDERED that sentencing shall be set at a later date, and that a presentence report be prepared and submitted to the Court and the Defendant and the Defendant's attorney.

SO ORDERED AND ADJUDGED this the 14<sup>TH</sup> DAY OF AUGUST, 2023.

CIRCUIT COURT JUDGE

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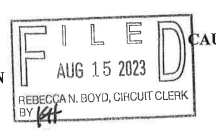
# IN THE CIRCUIT COURT OF RANKIN COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

CHRISTIAN LEE DEDMON DOB: OCTOBER 19, 1994

SSN: 587-77-5316



AUSE NO. 33525 COUNT I & II

**DEFENDANT** 

# JUDGMENT OF CONVICTION

CAME ON THIS DAY TO BE HEARD the sworn petition of the Defendant to enter a plea of guilty to the crime(s) set forth below. Having heard and fully considered the petition and the matters presented in support of the petition, in the presence of the Defendant, the Defendant's attorney, MICHAEL V. CORY, and the prosecuting attorney, the Court finds that: (1) the Defendant is competent to enter a plea of guilty; (2) the plea(s) of guilty is/are freely, voluntarily, knowingly and intelligently made and entered; (3) that a factual basis exists which establishes the Defendant's guilt beyond a reasonable doubt; and, (4) the Defendant understands his/her constitutional rights and expressly waives those rights to enter his/her plea(s) of guilty; and (5) the plea(s) of guilty is/are offered pursuant to a recommendation of the State as to sentence which Defendant acknowledged the Court is not bound to accept. IT IS, THEREFORE, ORDERED that the Defendant's plea(s) of guilty be accepted and the Defendant is hereby adjudicated to be guilty of:

#### 33525 COUNT I: BURGLARY/HOME INVASION

33525 COUNT II: CONSPIRACY TO COMMIT HINDERING PROSECUTION IN THE FIRST DEGREE

IT IS FURTHER ORDERED that sentencing shall be set at a later date, and that a presentence report be prepared and submitted to the Court and the Defendant and the Defendant's attorney.

SO ORDERED AND ADJUDGED this the 14<sup>TH</sup> DAY OF AUGUST, 2023.

CIRCUIT COURT JUDGE

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### IN THE CIRCUIT COURT OF RANKIN COUNTY, MISSISSIPPI

#### STATE OF MISSISSIPPI

VS.

HUNTER THOMAS ELWARD

AUG 15 2023

DEFENDANT

DOB: MAY 26, 1992

SSN: 428-73-1980

REBECÇA N. BOYD, CIRCUIT CLERK

BY

## JUDGMENT OF CONVICTION

of guilty to the crime(s) set forth below. Having heard and fully considered the petition and the matters presented in support of the petition, in the presence of the Defendant, the Defendant's attorney, **JOE M. HOLLOMON**, and the prosecuting attorney, the Court finds that: (1) the Defendant is competent to enter a plea of guilty; (2) the plea(s) of guilty is/are freely, voluntarily, knowingly and intelligently made and entered; (3) that a factual basis exists which establishes the Defendant's guilt beyond a reasonable doubt; and, (4) the Defendant understands his/her constitutional rights and expressly waives those rights to enter his/her plea(s) of guilty; and (5) the plea(s) of guilty is/are offered pursuant to a recommendation of the State as to sentence which Defendant acknowledged the Court is not bound to accept. **IT IS, THEREFORE, ORDERED** that the Defendant's plea(s) of guilty be accepted and the Defendant is hereby adjudicated to be guilty of:

33526 COUNT I: AGGRAVATED ASSAULT

33526 COUNT II: BURGLARY/HOME INVASION

33526 COUNT III: CONSPIRACY TO COMMIT HINDERING PROSECUTION IN THE FIRST DEGREE

IT IS FURTHER ORDERED that sentencing shall be set at a later date, and that a presentence report be prepared and submitted to the Court and the Defendant and the Defendant's attorney.

SO ORDERED AND ADJUDGED this the 14<sup>TH</sup> DAY OF AUGUST, 2023.

CIRCUIT COURT JUDGE

33526 COUNT I, II & III HUNTER THOMAS ELWARD

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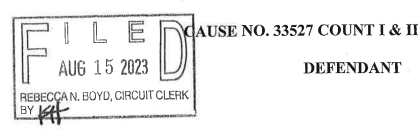
# IN THE CIRCUIT COURT OF RANKIN COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

DANIEL READY OPDYKE DOB: DECEMBER 1, 1995

SSN: 587-79-3898



### JUDGMENT OF CONVICTION

CAME ON THIS DAY TO BE HEARD the sworn petition of the Defendant to enter a plea of guilty to the crime(s) set forth below. Having heard and fully considered the petition and the matters presented in support of the petition, in the presence of the Defendant, the Defendant's attorney, **JEFFREY P. REYNOLDS AND JASON M. KIRSCHBERG**, and the prosecuting attorney, the Court finds that: (1) the Defendant is competent to enter a plea of guilty; (2) the plea(s) of guilty is/are freely, voluntarily, knowingly and intelligently made and entered; (3) that a factual basis exists which establishes the Defendant's guilt beyond a reasonable doubt; and, (4) the Defendant understands his/her constitutional rights and expressly waives those rights to enter his/her plea(s) of guilty; and (5) the plea(s) of guilty is/are offered pursuant to a recommendation of the State as to sentence which Defendant acknowledged the Court is not bound to accept. **IT IS, THEREFORE, ORDERED** that the Defendant's plea(s) of guilty be accepted and the Defendant is hereby adjudicated to be guilty of:

### 33527 COUNT I: HINDERING PROSECUTION IN THE FIRST DEGREE

33527 COUNT II: CONSPIRACY TO COMMIT HINDERING PROSECUTION IN THE FIRST DEGREE

IT IS FURTHER ORDERED that sentencing shall be set at a later date, and that a presentence report be prepared and submitted to the Court and the Defendant and the Defendant's attorney.

SO ORDERED AND ADJUDGED this the 14<sup>TH</sup> DAY OF AUGUST, 2023.

CIRCUIT COURT JUDGE